

IN THE UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF OKLAHOMA

BILL D. THOMAS,  
*Plaintiff and Counter-defendant,*

v.

OKLAHOMA LAND HOLDINGS, LLC,  
DANICK RESOURCES, INC.,  
SCHLACHTER OPERATING, CORP.,  
d/b/a SCHLACHTER OIL, and  
DOES 1 – 10,  
*Defendants and Counter-plaintiffs  
and Third-party Plaintiffs*

v.

BMR II, LLC, *and*  
ANDREW M. ASHBY,  
*Third-party Defendants.*

CAUSE NO. CIV-17-1036-D

Motion

**UNOPPOSED MOTION TO MODIFY CASE STYLE**

Third-party plaintiff, Oklahoma Land Holding, LLC, files this motion asking the Court to modify the style of this case, and would show this Court as follows:

I.  
Motion

1. All claims asserted by the plaintiff Bill Thomas against the defendants have been dismissed, and all counterclaims asserted against Bill Thomas by the OLH Parties have been dismissed. (DN 63).

2. Danick Resources, Inc. and Schlachter Operating Corp. have moved the Court to dismiss all claims asserted by these parties against BMR II, LLC and Andrew M.

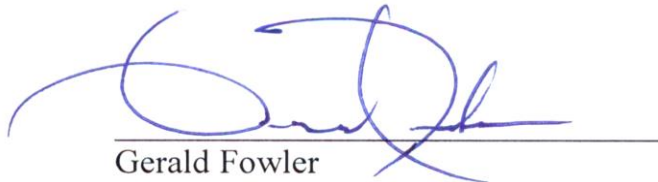
Ashby. Upon the dismissal of these claims, the sole remaining claims before this Court are those asserted by Oklahoma Land Holdings, LLC against BMR II, LLC and Andrew M. Ashby.

3. For this reason, the OLH parties, ask this Court to modify the style of this case by order, so that the burdens and relationship of the parties are more accurately presented in both the briefing and potential presentation of this case to a jury.

PRAYER

For these reasons, the OLH Parties ask this Court to enter an order affecting this modification as follows: Oklahoma Land Holding, LLC v. BMR II, LLC and Andrew M. Ashby.

Respectfully Submitted,



Gerald Fowler

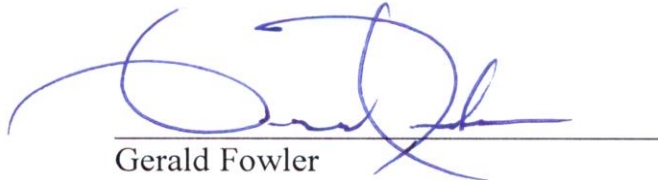
State Bar No. 24006300  
McGowen & Fowler, PLLC  
8588 Katy Fwy., Suite 226  
Houston, Texas 77024  
gff@mcgowenfowler.com  
Tel. (713) 722-7500  
Fax. (713) 481-8369

*Attorney for Third-party Defendants*

**CERTIFICATE OF SERVICE**

I hereby certify that on Wednesday, May 23, 2019, I filed the foregoing with the Clerk of Court using the ECF system which will send notification of such filing to the following:

Kevin D. Gordon, OBA #10826  
Tynia A. Watson, OBA #30765  
Tim Gallegly, OBA # 31554  
CROWE & DUNLEVY  
A Professional Corporation  
Braniff Building 324 N. Robinson Ave., Suite 100  
Oklahoma City, OK 73102-8273  
(405) 235-7700  
kevin.gordon@crowedunlevy.com  
tynia.watson@crowedunlevy.com  
ryan.wilson@crowedunlevy.com  
**COUNSEL FOR THIRD-PARTY DEFENDANTS**  
**BMR II, LLC AND ANDREW M. ASHBY**



Gerald Fowler